

The XMAS WORLD

NEXT SUNDAY, DEC. 9.

A WORLD REPORTER VISITS

SANDRINGHAM PALACE AND MAKES PHOTOGRAPHS OF THE PRINCE OF WALES'S DINING ROOM, STUDY AND BILLIARD ROOM.

XMAS Reminiscences.

Well-Known New York Women Describe Their MERRY XMAS.

PROPER OBSERVANCE OF THE DAY THIS YEAR.

BEAUTY UNADORNED.

A PAGE OF PORTRAITS OF NEW YORK'S REALLY BEAUTIFUL SHOP GIRLS, IN CONTRAST TO THE SOCIETY BEAUTIES.

THE CONDEMNED ELL.

A Powerful Novelle.

SARAH GRAND, AUTHOR OF THE "HEAVENLY TWINS."

The DIARY OF A Respectable Cat.

A Very Funny, Beautifully Illustrated Story of Love and Life Among Domestic Animals.

A SOCIETY IDEALIGHT.

A Striking Portrait of Up-to-Date Social Life IN THE Metropolis.

BY THE GREAT GEROME.

The Distinguished French Painter

Writes of Notable Works, HIS FAILINGS, and Abuses the Art Critics.

A CHRISTMAS CAROL.

BY LEWIS MORRIS.

The Great English Poet Who It Was Believed Would Succeed TENNYSON As Poet Laureate of England.

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LAST EDITION.

MR. FELLOWS SPEAKS

Denies that He Is Guilty and Points to His Big Majority.

The Defense Now Has the Call on Witn-ss-s.

What Commissioner Linton Says He Will Do with the Report.

It was concluded by those interested in the investigation of the District-Attorney's office that to-day would be the last of the session. Commissioner Linton is having all the testimony typewritten for presentation to the Governor. He stated this morning that he would submit his findings as soon as possible. That the Governor is interested in the investigation is shown by the fact that he receives transcripts from the stenographer's minutes each day. He has, therefore, had time to consider all the proceedings except those of yesterday.

When Commissioner Linton went on the bench he was joined by Judge Martine, whom Attorney McCurdy had sworn.

Before Judge Martine testified, Attorney Otto Irving Wile said he appeared for Carl L. Lowenstein, one of the German-American Reform Union Five.

Judge Martine testified that there is a distinction between bail and prison cases and that the latter are tried first, because if they were not, the prison would be inadequate.

"Do you find that the business of the courts is of ten delayed because of the failure of the District-Attorney to have cases prepared?" asked Mr. McCurdy.

"Certainly," said the Judge.

"From your experience, do you think it feasible, taking into consideration the limited force of the District-Attorney's office and the constitution of the courts, to try all of the bail cases, all of the prison cases?"

"In my judgment, no."

"Do you find that many more indictments are found now than in previous years?" asked ex-Judge Van Hoesen on cross-examination.

"I believe not," was the answer.

"Do you remember in 1891 writing a letter to which you gave an opinion that the judicial force was adequate?"

"I do," said Judge Martine.

"Then you have changed your opinion since 1891?"

"Not at all. That letter was one in which all the judges united, and I would say in my opinion, my associates in order that a plan they had in view might be carried out."

"Then you are still in favor of a new court?"

"I have always been."

"How often have you adjourned court in 1894 for want of cases?"

"Twice that I can remember."

"How often have motions been made for dismissal by the District-Attorney?"

"The District-Attorney has failed to bring them to trial."

"At a guess, I should say half a dozen."

On redirect examination Judge Martine explained the occasions on which his court had been adjourned for lack of business, relieving the District-Attorney of all responsibility. He said, also, that while he was in favor of a fourth part all his associates are opposed to it.

Recorder Smyth came in just then, and Col. Fellows went to him and shook hands. They remained in consultation for several minutes.

The Judge said he would estimate that the proportion of prison to jail cases are 10 to 1.

Recorder Smyth a Witness.

Recorder Smyth was called next.

"How many occasions in 1894 have there been?"

"When your court was obliged to adjourn because of the failure of the District-Attorney to have cases prepared?"

"One that I can remember," answered the Recorder.

"Well do you think the efficiency of the District-Attorney's office has been improved under the present administration?"

"He has, materially," replied the Recorder.

Continuing, he said that, in view of the large number of indictments found by grand juries, it would be impossible for the courts, as at present constituted, to try the cases.

Recorder Smyth was asked about the Meyer case. He said it had been presented to him.

Fellows Able to Indiscreet.

"For the sake of saving time," remarked ex-Judge Van Hoesen, "we will concede that when Col. Fellows can be induced to try a case, no matter how trivial, I am charged with negligence only then," remarked Col. Fellows, "not lack of ability."

The Recorder took occasion to remark that the courts try about 300 cases a month.

"There is no impeachment of the Bench here," remarked ex-Judge Van Hoesen, "and no comparison of the Judges."

Recorder Smyth glanced around the room and winked, with a smile that evoked a laugh.

The Recorder stated that because of the Lexow Committee and prosecution of election officers the criminal business of the courts has been greatly increased this year.

Unger Once More.

Mr. Unger was then called to the stand, and Commissioner Linton took him in hand. Unger said he had been asked by his predecessor to discontinue indictments, of which 600 were for felonies and 30 for misdemeanors. Mr. Unger admitted that on Nov. 27, when charges were filed against Col. Fellows, there were 1,300 indictments for felonies, of which 500 were for felonies and 800 for misdemeanors.

Mr. Unger was asked by Mr. Phillips about Jaehne surrendering a man named Charles Allen, whom he represented as being John Doe.

"Jaehne did not surrender a man purporting to be John Doe," he said, "but he regarded his election by a majority of 100 after he had once before held the office, as a public verdict in his favor."

The charges against him were made, he claimed, by only a few citizens and by unfriendly newspapers.

WILL SEND A DELEGATE.

The President Will Assist in the Armenian Inquiry.

LONDON, Dec. 7.—The Westminster Gazette, commenting upon the despatch to the Daily News from Constantinople, saying that the Sultan invited President Cleveland to send a delegate with the Armenian Commission, and upon The Advertiser's Constantinople despatch saying that President Cleveland had declined to do so, and that Turkey, in consequence, had requested England to nominate a Consul to accompany the Turkish Commission, remarks that the invitation of the Sultan looks like pure doggerel and President Cleveland refused to be hoodwinked by the Sultan's profession of confidence in the upright character of the American diplomats.

"We may regret that circumstances make it impossible to intervene. At the same time, had President Cleveland complied, the necessities of certain great powers might have been touched and there is no doubt that a consideration of the feelings of Great Britain influenced President Cleveland's action."

CONSTANTINOPLE, Dec. 7.—President Cleveland had sent a cable message here saying that he has reconsidered his decision not to send an American delegate with the Turkish Commission appointed to inquire into the Armenian outrages. The President adds that he will allow the American Legation here to nominate a delegate to accompany the Porte's Armenian Commission.

The Turkish Government is manifesting a great desire to satisfy the powers that the United States Government was the first asked to send a delegate with the Armenian Commission, but the United States declined. The Earl of Kimberley, the British Secretary of State for Foreign Affairs, was also requested to nominate a delegate, and he immediately assented.

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NOW SHEEHAN SLIPS AWAY.

The Police Commissioner Indicted by the Grand Jury Has Gone.

Said to Be Up the State.

Charged with Refusing to Show His Bank Books to Lexow Committee.

HE MAY SPEND A YEAR IN JAIL.

Thus Far Telegrams to His Hornellsville and Buffalo Addresses Have Not Found Him.

Police Commissioner John C. Sheehan was indicted yesterday afternoon by the Grand Jury for refusing to surrender his bank books Oct. 21 last to Mr. Goff at the demand of the counsel for the Lexow Committee. The refusal was held to be in contempt of the Senate of New York, and laid Sheehan open to indictment for a misdemeanor.

The indictment was ordered yesterday, but was not filed. It was found upon the minutes of the testimony given by Sheehan before the Lexow Committee on Oct. 21 and upon the testimony furnished to the Grand Jury yesterday by John W. Goff.

The news that Sheehan was indicted last night came as a surprise. It was known that he would probably be indicted, but the idea was that the Extraordinary Grand Jury for the County of New York would be appointed next month changed the plan.

The charges brought against Sheehan were that he refused to show his bank books to the Lexow Committee, and that he refused to show his bank books to the Lexow Committee.

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SAIL RIGHT IN, MR. CLEVELAND! WE ARE ALL WITH YOU.

It is alleged that Mr. Cleveland has a scheme for coercing the Senate.—Washington News Despatch.

SPORTS LIKE DUDES.

Youngster Quarrel in a Cloud of Cigarette Smoke.

Agent "Billy" H. King, of Mr. Gerry's office, complained in Yorkville Police Court this morning against two runaways, girls and two boys he found last night smoking cigarettes in a furnished room at 425 Second avenue. The small room was so thick with smoke he was unable to see anything. After awhile he discovered the four occupants seated on the bed, each with a cigarette.

They were Lizzie Davidson, Nellie Kain, William Miller and William Keating. The girls are not quite sixteen years old, but gave their ages as eighteen years. They ran away from home about a month ago. Lizzie was arraigned in Essex Market Court. She became acquainted with Nellie and the two young men and agreed to live together in a furnished room.

The two Williams agreed to be responsible for the room rent. Miller is employed in McManus's paint shop, and Keating is a boot maker in a factory on First avenue. They are twenty years old and live at 200 East Nineteenth street.

Lizzie Davidson committed the girls to King's custody and sent the boys to prison for further examination.

MR. GARVEY ON TRIAL.

The "Aster Tramp" Fed by a Mysterious Wealthy Woman.

Cub Gossips Say He Was on a Still Hunt for Certain Documents.

His Case Adjourned Over Until Next Monday.

More than an ordinary public interest was manifested in the case of John Garvey, the Astor tramp, when his trial was called before Justice Fitzgerald in Room 11 of the General Sessions this forenoon.

The expected presence in court of at least one member of the Astor family was the cause of the doorknobs being besieged by curious persons who assembled in the Court-House corridors long before the doors were opened.

Lawyer W. H. Stayton, Garvey's counsel, said before the case was called that he would make a motion for dismissal on the ground that Garvey had already been punished by a court of law for whatever offense he had committed.

The common talk has it that there was a very different reason for the Astor family wishing to get Garvey out of the way, and that which Mr. Stayton gave out was a new version of the thing.

Ever since it was shown that Garvey was to be prosecuted to the afternoon by the law by John Jacob Astor, the club gossips have been wagging their tongues on a new version of the thing.

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DENSE FOG IN PITTSBURG.

Several Collisions Reported and One Man Fatally Crushed.

PITTSBURG, Dec. 7.—This city was enveloped in a dense fog up to 10 o'clock this morning, causing a number of small railroad and street car wrecks, and one fatality. Robert Campbell, of Allegheny, attempted to board an electric car and in the dim light missed his footing and fell into the tracks. He died in a few hours.

A freight train on the Pennsylvania Railroad ran into an open switch and several cars were derailed. A cable car on the Fifth Avenue line collided with a wagon and the driver was thrown to the ground and hurt. Christian Nunge, a passenger on a Fifth Avenue car, fell while alighting from the car and fractured his skull.

HARRY TURNED UP TO-DAY.

Von Der Horst's Friends Say They Knew Where He Was.

Some of Harry Von der Horst's friends are amused at the statement that he has been missing since the League meeting here Nov. 16, when he came on to look after Baltimore's interests. He has been in town all the time. His brother, J. H. Von der Horst, J. W. Waits and Edward Hanlon are here from Baltimore to consult him on business.

"Harry has been having a good time for a few weeks," one of his intimate friends said at the St. James Hotel to-day, "but he has not been missing. We knew where he was and were not anxious to let him go. He was here at the hotel to-day."

RUNAWAY ON THE BRIDGE.

Two Wagons Smash Together and Both Drivers Badly Hurt.

John McKie, of 200 West Forty-third street, driver for Dillon's Central Stables, 155 East Thirty-fifth street, was driving across the bridge from Brooklyn this morning in an express wagon when his horse ran away. The horse ran over the bridge and smashed into a car driven by Charles F. Hansen, of 164 Duane street.

Both drivers were thrown out, and Hansen's wagon was smashed.

McKie's horse was lacerated and his ankle bruised, and one of Hansen's ribs was fractured. Officer Fitzgerald, of the bridge police, stopped the horses.

The two injured men were carried into one of the bridge offices at the New York entrance and were afterwards removed to the new Hudson Street Hospital.

WHITEHEAD ARRESTED.

The Notorious Doctor Given Up by His Bondsmen.

Dr. Newton Whitehead, who is under indictment for criminal malpractice upon Agnes Berthold, was to-day surrendered by his bondsmen, Morris Brookman, of 24 East Sixty-ninth street, and locked up in the Tombs.

Later he was brought to Judge Cowley's Court, General Sessions Part III, where he was arraigned. He was arraigned and Mrs. Moen was being tried, and formally surrendered. Assistant District-Attorney Weeks moved that his bail be raised to \$5,000, and Lawyer William F. Howe vehemently opposed the motion but without avail.

FATHER DUCY IS SILENT.

No One Willing to Talk About the Clerical Controversy.

Rev. Father Ducey was in a quiet mood this morning, and to all inquiries firmly remarked: "I will not talk any more." At the Archbishop's mansion, Bishop Corrigan referred visitors to Rev. Father Ducey. This divine was at a funeral.

Father Lewicki declined to converse on the controversy between the Archbishop and Father Ducey. Unless something happened later in the day, the controversy will be quiet along the clerical controversial lines.